## EXHIBIT A

April Rev. 1997 December 24. Not Case. Issued by the

## UNITED STATES DISTRICT COURT MIDDLE DISTRICT OF ALABAMA

	Canal Insurance Company	SUBPOENA IN A CIVIL CA	SE
<i>,</i>	<b>v</b> .		
	Golden Peanut Company, LLC, et al.	Case Number:	CV-04-0094-CG-C
FOr	Airthony Higgins Nix Hoitsford Giffland Higgins & Histon, P.C. P.O. Box 4128 Montgomery, Al. 36103-4128		In the United States District Court Southern District of Alabama
ت 	YOU ARE COMMANDED to appear in the U specified below to testify in the above case.	Inited States District court at	the place, date, and time
PLACE OF TESTIMINY			COURTROOM
		·	DATE AND TIME
	YOU ARE COMMANDED to appear at the pla of a deposition in the above case.	ce, date, and time specified b	elow to testify at the taking
PLACE	OF DEPOSITION		DATE AND TIME
X	YOU ARE COMMANDED to produce and per objects at the place, date, and time specified	mit inspection and copying of below (list documents or obj	of the following documents ects):
PLACE			DATE AND TIME
Anthony Higgins Nix Holtsford Gilliland Higgins & Histon, P.C. 4001 Carmichael Road, Suite 300 Montgomery, AL 36103-4128			After 14 days of service
	YOU ARE COMMANDED to permit inspection of	the following premises at the da	ate, and time specified below.
PREMIS			DATE AND TIME
21110	inization not a party to this suit that is subpoenaed for the tag agents, or other persons who consent to testify on its behalm will testify. Federal Rules of Civil Procedure, 30(b)(6).	king of a deposition shall designate we, and may set forth, for each person	one or more officers, directors, or designated, the matters on which
ISSUING		FORFLAINTIFF OR DEFENDANT)	DATE
ISSUBNO.	OFFICER'S NAME, ADDRESS AND PHONE NUMBER	in Pleantiff	3-10-06
K Dona AUSTIL 2101 Hi	la Simms L. LEWIS, & SIMMS, P.C. ghland Avenue South, Suite 500 ham, AL 35205		

(See Role 43, Federal Rules of Civil Procedure, Parts C & D on next page)

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PR	ROOF OF SERVICE
DATE	PLACE
SERVED	
SERVED ON (PRINT NAME)	MANNER OF SERVICE
SERVED BY (PRINT NAME)	TITLE
DECL	ARATION OF SERVER
I declare under penalty of perjury under the laws of in the Proof of Service is true and correct.	f the United States of America that the foregoing information contained
Executed on	DATF.
	SIGNATURE OF SERVER
	ADDRESS OF SERVER
tule 45. Federal Rules of Civil Procedure, Parts C & D:  PROTECTION OF PERSONS SUBJECT TO SUBPOENAS.	such plane within the group in which the trick in held an
(1) A party or an atterney responsible for the issuance and server is abusen a shall take reasonable steps to avoid imposing undue burd dranke on a person subject to that subpoend. The court on behavior.	den or (iii) requires disclosure of privileged or other protecte
thich the subpoorta was issued shall enforce this duty and impose upours of all others in breach of this duty an appropriate sacction which the substitute substitute in the sacction which the substitute substi	on the (iV) subjects a person to undue burden.
(2) (A) A person commanded to produce and permit inspectio	on and (i) requires disclosure of a trade secret or other
opying of designated books, papers, documents or tangible thing ispection of premises need not appear in person at the place of production on the place of production onless continued to appear for deposition, hearing or	gs, or confidential research, development, or commercial information, or uction (i) requires disclosure of an unretained expert's opinio or information not describe specific events or occurrences in dispute an
(F) Subject to paragraph (d) (2) of this rule, a po- manaced to moduce and permit inspection and copying may, with	hiro Id
system time is less than 14 days after service, serve much the par-	liance trial, the court may, to protect a person subject to or affected by the
normey designated in the subpoend written objection to inspecti-	on or subpoena is issued shows a substantial need for the testimony or materia
operion is made, me party serving the subpoena shall not be entitled and copy materials or inspect the premises except pursuant.	iled to person to whom the subpoens is addressed will be reasonable
roof of the court by which the subpoona was issued. If objection has	s been specified canditions
in justing. Such an order to comply production shall protect compe	el the (d) DUTIES IN RESPONDING TO SUBPOENA.
to is not a purty or an officer of a party from significant experient from the inspection and copying commanded.	pense (1) A person responding to a subpoena to produce documents shat produce them as they are kept in the usual course of business or sha
(3) (A) On timely metion, the court by which a subpoend sned shall quash or modify the subpoend if it	organize and label them to correspond with the categories in the demand a was
(i) fails to allow reasonable time for compliance.	(2) When information subject to a subpoena is withheld on a clain that it is privileged or subject to protection as trial preparation materials
(ii) requires a person who is not a party or an office party to travel to a place more than 100 miles from the place where	the claim shall be made expressly and shall be supported by a description

## ATTACHMENT TO SUBPOENA TO **Anthony Higgins**

Our File No.

930-079

Counsel may redact his mental impressions from the requested documents below.

- 1. Produce any and all documents that relate, in any way, to Golden Peanut Company, LLC's United States Fire Insurance Company's and/or St. Paul Fire and Marine Immurance Company's decision to demand defense and/or indemnity from Canal Insurance Company on or about January 7, 2004.
- 2. Produce all communication sent to U.S. Fire and/or St. Paul regarding Canal's February 6, 2004 demand for demand for defense and/or indemnity made on behalf of Thomas and Tillery with respect to U.S. Fire's and St. Paul's policies of insurance.
- 3. Produce all communications received from U.S. Fire and/or St. Paul regarding Canal's February 5, 2004 demand for defense and/or indemnity made on behalf of Thomas and Tillery with respect to U.S. Fire's and St. Paul's policies of insurance.
- ü. Produce any and all documents that relate, in any way, to your written representation made on or about February 25, 2004 that United States Fire Insurance Company's and/er St. Paul Fire and Marine Insurance would respond to Canal's demand for detense and/or indemnity "as quickly as possible."
- Produce any and all documents that relate, in any way, to Golden Peanut Company 5. LLC's decision to answer interrogatories in the underlying lawsuit styled Virginia L. Arnold and husband, James Arnold versus Christopher Thomas, Inc., incorrectly designated as Thomas Trucking, Inc., a corporation and Golden Peanut Company, LLC, in the United States District Court for the Southern District of Alabama (CV-03-0819-CG-C) (hereinaster "the underlying lawsuit"), on or about March 19, 2004, and take the position that Golden Peanut was not a motor carrier under ICC Regulations.
- Produce any and all documents that relate, in any way, to the affidavit signed by 6. Dennis Robbins on or about November 24, 2004, wherein he stated that "[t]he agreement between Golden Peanut and Christopher Thomas, Inc., was an agreement for services, not a lusse, contract of hire, bailment, rental agreement, or any similar contract or agreement pertaining to any specific equipment or vehicles".
- 7. Produce any and all documents that where U.S. Fire instructed you to file a summary judgment response and admit that Thomas and Tillery were insured under U.S. Fire's policies of insurance.

- Studies any and all documents that relate, in any way, to U.S. Fire's and St. Paul's . decision not to defend Thomas and Tillery in the underlying liability lawsuit.
- Product any and all documents that relate, in any way, to Golden Peanut's decision to 1 5 9 object on or about November 30, 2004, to Canal's Request for Admission number 8, educate Caust requested that Golden Peanut to admit or deny that Golden Peanut is a "motor earrier" as defined by 49 C. F. R. §387.5.
- · 1. from any may and all domination that relate, in any way, to the unqualified tender of 33, hough to the U.S. Vira with regards to be Coursewrish date Policy on behalf of Golden Flories. Thurses and Tillory in the underlying Arnold action that was made on or adores Juniors 26, 2005.
- Produce any and all documents that relate, in any way, to the unqualified tender of 600 ENAPPER 200 by US Fire with regards to its Commercial Auto Policy on behalf of Gallen Peanut, Thomas and Tillery in the underlying Arnold action that was made on or som vi February 14, 2005.
- Produce my and all responses from U.S. Fire and/or St. Paul to the demand made by Canal linear ance Company for coverage on behalf of Thomas and Tillery.
- Produce sky and all documents, correspondence or other communications that you sent i,jto U.S. Fire and/or St. Paul regarding the demand made by Canal Insurance Company for surveyage on hebalf of Thomas and Tillery.
- 7.5. Preduce any and all decuments, respondence or other communications that you received from U.S. Fire and/or St. Paul regarding the demand made by Canal becarrence Company for coverage on behalf of Thomas and Tillery.